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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/698,800	10/31/2003	Eric W. Fleischman	7784-000656	2460
27572 7590 01/11/2007 HARNESS, DICKEY & PIERCE, P.L.C. P.O. BOX 828			EXAMINER RAMPURIA, SHARAD K	
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CHOPTENED OT ATHEOL	NV DEDVOD OF DESCRIVED			
SHURTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MC	ONTHS	01/11/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)				
Office Action Commence	10/698,800	FLEISCHMAN, ERIC W.				
Office Action Summary	Examiner	Art Unit				
	Sharad Rampuria	2617				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>08 N</u>	lovember 2006.					
·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-23</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-23</u> is/are rejected.						
7) Claim(s) is/are objected to.	•					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119	·					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
B) Information Disclosure Statement(s) (PTO/SB/08) 5) Notice of Informal Patent Application						
Paper No(s)/Mail Date	6) Other:					

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Art Unit: 2617

DETAILED ACTION

I. The Art Unit location of this application in the USPTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Art Unit 2617.

Continued Examination Under 37 CFR 1.114

- II. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to. 37 CFR 1.114. Applicant's submission filed on 11/08/2006 has been entered.
- III. The current office-action is in response to the RCE filed on 11/08/2006.

Accordingly, Claim 23 is newly appended claim, thus, Claims 1-23 are pending for further examination as follows:

Claim Rejections - 35 USC § 101

IV. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1, 22, rejected under 35 U.S.C. 101 because, the claimed invention is directed to non-statutory subject matter, e.g. "natural structure" the claimed invention impermissibly cover the substantial practical application of, and thereby preempt all use of, natural phenomenon, or law of nature.

Claim Rejections - 35 USC § 102

V. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-5, 7, 9-10, 12-14, 16, and 21, 23, are rejected under 35 U.S.C. 102 (b) as being anticipated by **Bhatia** [US 6052591] hereinafter **Bhatia**.

As per claims 1, 23, **Bhatia** teaches:

A method of geo-casting a message to a plurality of recipients each having an address and a known geographic location, (Abstract, Col.2; 12-25) comprising:

Reporting the current locations and addresses of the plurality of recipients to a geospatial database; (50; Figs.5-6, Col.11; 65-Col.12; 15)

Designating a geographic region to transmit the message by reference to a man-made or natural structure within the geographic region; (e.g. transmit the message to a particular geographic region; Col.12; 19-35)

Determining the addresses of the recipients that are located within the geographic region by using the geospatial database to compare the current reported locations of the recipients with the reference to the structure; (e.g. broadcasting the message to a particular mobile, located in the specified geographic region; Col.12; 36-49) and

Transmitting the message to the addresses of each of the recipients having current locations within the geographic region. (e.g. broadcasting the message to a particular mobile, located in the specified geographic region; Col.12; 36-49).

As per claim 2, Bhatia teaches:

The method according to claim 1, wherein the identifying the recipients further comprises accessing a geospatial database and comparing the locations of the recipients and the designated geographic region. (50; Figs.5-6, Col.11; 65-Col.12; 15)

As per claim 3, Bhatia teaches:

The method according to claim 1, further comprising specifying a delivery method; and transmitting the message according to the specified delivery method. (e.g. transmit the SMS or USSD message; Col.12; 19-35)

As per claim 4, Bhatia teaches:

The method according to claim 1, wherein at least one of the recipients is mobile relative to the geographic region. (50; Figs.5-6, Col.11; 65-Col.12; 15)

As per claim 5, Bhatia teaches:

The method according to claim 1, wherein the identifying the recipients further comprises operating a computer at an OSI application level. (e.g. the SMS or USSD message; Col.12; 19-35)

As per claim 7, Bhatia teaches:

The method according to claim 6, wherein the transmitting the message further comprises requesting a reply, whereby recipients which do not receive the message may be identified.

(Col.14; 19-47)

As per claim 12, Bhatia teaches:

A telecommunication system comprising: a network; a transmitter connected to the network; (Abstract, Col.2; 12-25)

A memory containing a geospatial database and in communication with the transmitter; (50; Figs.5-6, Col.11; 65-Col.12; 15)

A plurality of receivers including at least one mobile receiver, each of the plurality of receivers including a current address and a location in a geographic area and reporting the address and the location to the geospatial database on a selected frequency; (e.g. broadcasting the message to a particular mobile, located in the specified geographic region; Col.12; 36-49) and

The transmitter enabling reception of a message and a geographic destination designator designating a geographic destination for the message, And further enabling accessing the geospatial database to identify the addresses of the receivers in the geographic destination and targeting the message to the identified receivers at their reported address for each said identified receiver. (e.g. transmit the message to a particular geographic region; Col.12; 19-35).

As per claim 13, Bhatia teaches:

The telecommunication system according to claim 12, further comprising the transmitter receiving a delivery method designator associated with the message and transmitting the message according to the designated delivery method. (e.g. transmit the SMS or USSD message; Col.12; 19-35)

As per claim 14, Bhatia teaches:

The telecommunication system according to claim 12, further comprising the transmitter operating at an OSI pplication layer. (e.g. the SMS or USSD message; Col.12; 19-35)

As per claim 16, Bhatia teaches:

The telecommunication system according to claim 12, further comprising the message including a reply request, and wherein any one of the receivers that does not respond to the reply request may be identified. (Col.14; 19-47)

As per claim 21, Bhatia teaches:

The telecommunication system according to claim 12, further comprising an intelligent agent operating within the network to access the geospatial database to identify the addresses of the receivers in the geographic destination. (50; Figs.5-6, Col.11; 65-Col.12; 15)

Claim Rejections - 35 USC § 103.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 6 & 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Bhatia** in view of Weisshaar et al. [US 6580916].

As per claims 6, 15, Bhatia teaches all the particulars of the claim except the transmitting the message further comprises serially unicasting the message. However, Weisshaar teaches in an analogous art, that the method according to claims 1, 12, respectively wherein the transmitting the message further comprises serially unicasting the message. (Col.10; 66-Col.11; 9) Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Bhatia including the transmitting the message further comprises serially unicasting the message in order to provide a methods and apparatus for providing services to wireless equipment in a wireless communications system.

Claims 8 & 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bhatia in view of Ogasawara et al. [US 6947754].

As per claims 8, 17, Bhatia teaches all the particulars of the claim except the address of at least one of the recipients being a wide area network address and changing the wide area network address of the recipient to dynamically obtaining a new wide area network address due to movement of the recipient. However, Ogasawara teaches in an analogous art, that the method according to claims 1, 12, respectively further comprising the address of at least one of the recipients being a wide area network address and changing the wide area network address of the recipient to dynamically obtaining a new wide area network address due to movement of the recipient. (Col.8; 64-Col.9; 23) Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Bhatia including the address of at least one of the recipients being a wide area network address and changing the wide area network address of the recipient to dynamically obtaining a new wide area network address due to movement of the recipient in order to provide a method for registering a location of a mobile communications terminal served by a mobile communications network. The method comprises: broadcasting, from each of one or multiple specific base stations a radio-zone information notification signal indicating each of the base station's own radio zone.

Claims 9-10, 18-19, are rejected under 35 U.S.C. 103(a) as being unpatentable over Bhatia in view of Jambhekar et al. [US 6973318].

As per claims 9, 18, Bhatia teaches all the particulars of the claim except determining whether an event has occurred and, if the event has occurred, then transmitting the message being made in response to the event. However, Jambhekar teaches in an analogous art, that the method according to claims 1, 12, further comprising determining whether an event has occurred and, if the event has occurred, then transmitting the message being made in response to the event. (e.g. approaching to the border; Col.7; 19-44). Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Bhatia including determining whether an event has occurred and, if the event has occurred, then transmitting the message being made in response to the event in order to provide a method for communication units to receive and/or exchange journey-related information, when approaching a geographic zone that does not support such services.

As per claims 10, 19, Bhatia teaches all the particulars of the claim except a reported location being across a border, the message being a border crossing warning, the geographic destination designator designating within a predetermined distance from the border. However, Jambhekar teaches in an analogous art, that the method according to claims 9, 18, wherein the event further comprises a reported location being across a border, the message being a border crossing warning, the geographic destination designator designating within a predetermined distance from the border. (e.g. approaching to the border; Col.7; 19-44)

Claims 11 & 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bhatia in view of Richard [US 6785551].

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As per claims 11, 20, Bhatia teaches all the particulars of the claim except wherein the message further comprises commercial information. However, Richard teaches in an analogous art, that the method according to claims 1, 12, respectively wherein the message further comprises commercial information. (Abstract, Col.2; 23-35) Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Bhatia including wherein the message further comprises commercial information in order to providing services to individuals in a mobile environment. More particularly, it relates to an efficient process for dynamically providing geographically relevant information to individuals in a mobile environment.

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Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bhatia in view of Ogasawara as applied to claims above and further in view of Weisshaar.

As per claim 22, Bhatia teaches:

A telecommunication system comprising:

A network; a transmitter connected to the network; (Abstract, Col.2; 59-Col.3; 8)

A memory containing a geospatial database and in communication with the transmitter; (201; Fig.2, Col.3; 9-28)

A plurality of receivers including at least one mobile receiver, each of the plurality of receivers including an address and a location and reporting the current address (e.g. compare

with user's current location; Col.14; 1-11, 62-67 and Col.4; 3-14) and the location to the geospatial database; (302; Fig.2, Col.3; 9-28) and,

The transmitter operating at an OSI application level to receive a message and a geographic destination designator designating a geographic destination for the message, the message by reference to a man-made or natural structure within the geographic region, to access the geospatial database to identify the addresses of the receivers in the geographic destination, to target the message to the identified receivers at their reported address, (Col.4; 28-52 and Claim 1) and

Bhatia doesnot teach expressly, each of the plurality of receivers including an address and a location and reporting the address and the location to the geospatial database, at least one of the addresses being a wide area network address which changes. However, Ogasawara teaches in an analogous art, that each of the plurality of receivers including an address and a location and reporting the address and the location to the geospatial database, at least one of the addresses being a wide area network address which changes; (Col.8; 64-Col.9; 23) and

Bhatia & Ogasawara doesnot teach expressly, to transmit the message as a series of unicast messages to the identified receivers. However, Weisshaar teaches in an analogous art, to transmit the message as a series of unicast messages to the identified receivers. (Col.10; 66-Col.11; 9).

Response to Amendments & Arguments

VI. Applicant's arguments with respect to claims 1-23 has been fully considered but is moot in view of the new ground(s) of rejection.

Conclusion

VII. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sharad Rampuria whose telephone number is (571) 272-7870. The examiner can normally be reached on M-F. (8:30-5 EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, George Eng can be reached on (571) 272-7495. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://portal.uspto.gov/external/portal/pair. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free) or EBC@uspto.gov.

Sharad Rampuria Patent Examiner Art Unit 2617